Appeals from State shall not go to the Dubuque term, unless by conother co's. sent of parties expressed in the notice of appeal.

Compensat'n of judges.

have mileage for the Dubuque term, going and returning, fifteen cents for each mile, and by the nearest practicable route, to be reckoned from the capitol; and the clerk of said court shall have the same compensation as is now allowed for attendance at the Davenport term.

Repealing clause.

Of clerk.

SEC. 6. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

Taking effect.

SEC. 7. This law shall take effect from and after its publication in the Daily Register, Daily Dubuque Times, and Herald.

Approved March 10, 1868.

I hereby certify that the foregoing act was published in the Daily State Register March 11, 1968, in The Dubuque Daily Times March 14, 1868, and in the Dubuque Daily Herald March 14, 1868.

ED WRIGHT, Secretary of State.

CHAPTER 28.

INDEPENDENT SCHOOL - DISTRICTS.

MARCH 11. AN ACT in Relation to Independent School-Districts.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the provisions of section 1862, ch. 172. 84 of chapter 172 of the acts of the Ninth General Assembly, approved April 8, 1862, and of the acts Independent amendatory thereto, shall apply only to towns or school dists. cities containing, with the territory contiguous thereto, to consist only of towns or less than three hundred inhabitants: Provided, or cities, &c. that this act shall not effect [affect] independent districts already organized.

Certain du- Sec. 2. The duties imposed upon the township ties to be per-trustees by the provisions of sections 85, 86, and 88 formed by of said chapter [172], shall hereafter be performed by bd. directors. the board of directors of the district township.

§ 9 & 10, ch. Sec. 3. Sections 9 and 10 of chapter 143 of the acts 143, 11 G. A. of the Eleventh General Assembly, approved April 3, repealed. 1866, are hereby repealed.

SEC. 4. This act, being deemed of immediate importance, shall be in force and full effect from and Taking effect. after its publication in the Daily State Register and Iowa Evening Statesman, newspapers published at Des Moines, Iowa.

Approved March 11, 1868.

I hereby certify that the foregoing act was published in The Iowa Evening Stateman March 12, 1868, and in the Daily State Register March 13, 1868.

ED WRIGHT, Secretary of State.

CHAPTER 29.

COUNTY TREASURERS AND INDEPENDENT SCHOOL-DISTRICTS.

AN ACT to Amend an Act entitled the General School Act, MARCH 14. passed April 8, 1862.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That section 58 of the act entitled, 1862, ch. 172. An act to amend and consolidate an act passed by the Board of Education December 24th, 1859, entitled "An act to amend an act to provide for a system of common schools," and the amendments thereto, -be amended by adding the following thereto, to-wit: He shall, in all counties wherein independent school-districts are Co. treasurers organized, keep a separate account with said inde- to keep acct. pendent school - districts in which the receipts shall be with ind. dis. Books to be daily entered, which books shall at all times be open to open to inthe inspection and examination of the district board of spection of directors, and shall pay over to the said independent directors. school - districts the amount of school - taxes in his pos- make monthsession, on the order of the board, on the first day of ly payments to ind. dists. each and every month.

SEC. 2. This act, being deemed of immediate importance by the General Assembly, shall take effect Takingeffect, and be in force from and after its publication in the Daily State Register and The Iowa Evening Statesman, newspapers published at Des Moines.

Approved March 14, 1868.

I hereby certify that the foregoing act was published in The *Iowa Evening Statesman* March 16, 1868, and in the *Daily State Register* March 17, 1868.

ED WRIGHT, Secretary of State.